Exhibit 1

IN THE MAGISTRATE COURT OF RALEIGH COUNTY, WEST VIRGINIA

Name & Address of plaintiff's attorney, if applicable:

☐ Plaintiff

Michael Wood

Docket Code(s): MMFSI

728 Edwards Lane Beaver, WV 25813 Case No: 19-M41C-00294 Brandon Workman 28 Mallard Court Beckley, WV 25801 **CIVIL SUMMONS** *Raleigh Sheriff* In the name of the State of West Virginia, Brandon Workman as defendant(s) named in the above-styled civil action, you are hereby summoned to appear before or make answer to the Raleigh County Magistrate Court at 222 Main Street, 1st Floor, Beckley, WV 25801 within 20 days from the date you receive service of this summons. If you fail to appear or otherwise answer. judgment by default may be takep against you for the relief demanded in the complaint. Jehouh J. Duce Joh Magistrate Court Clerk (sign and affix court seal) NOTICE: Any party in a civil action seeking over \$20.00 or possession of real estate has the right to elect that the case be tried by a jury. You must give written notice to the magistrate court either 20 days from when the first timely answer to the complaint is made or 5 days from when service of the summons and complaint is made for unlawful entry or detainer actions. If you do not notify the magistrate court within the appropriate time period, you give up your right to a jury trial. The jury fee will be assessed against the losing party if the case is tried by a jury or may be prorated between the parties if the case is settled before trial. (OPTIONAL) NOTICE OF ELECTION: As defendant in the above action, I wish to have a jury trial. Date NOTICE: Any person involved in court proceedings who has a disability and needs special accommodation should inform the court sufficiently in advance so that arrangements can be made if possible. SERVICE OF PROCESS (To be completed ONLY by a process server when the method of service is personal service.) METHOD OF SERVICE (check one): A. Defendant was served in person. B. Defendant was not found. C. Substituted personal service; the defendant was not found at his/her usual place of abode, so a copy of the summons and complaint was delivered and the purpose explained to ______, who is a member of the defendant's family above the age of 16. Service was completed on the ____ day of _____ by delivery of a true written copy of the Summons together with the Complaint by (check one): A. L Certified Mail B. Sheriff's Process Server Name (print) C. Private Process Server/Credible Person Name and Address (print)

from the plaintiff for serving the within summons on the defendant. Signature from Private Process Server STATE OF WEST VIRGINIA, COUNTY OF ___ The foregoing instrument was taken, subscribed and sworn to or affirmed and acknowledged before me this day of If notary, date commission expires: Magistrate Court Personnel or Notary Signature: W. Va. Code §§ 50-4-5, 50-4-10, 50-5-8(a); Mag. Ct. Civ. Rules 3, 10; Cir. Ct. Civ. Rule 4 Copy Distribution: Return File MCISUMM SCA-M220NP/10-00/UJA Rev. 20180522 Defendant

IN THE MAGISTRATE COURT OF Aleis	COUNTY, WEST VIRGINIA
Name, Address & Phone Number of Plaintiff:	
michael Alan wood	Case No. 19-M41C-00294
728 cduards a. Deaven hu 25 F13	
	v.
Name, Address & Phone Number of Defendant BRANGUN WORKMAN	
work oddress	·
28 MAILAND Count	
Dodoley W. 25801	RECEIVED
— fold here —	— fold here —
CIVIL COMPL	
The above-named plaintiff or Mille Wood of St. F., alleges the following as true and the defendant(s): DN 3-14-15 i went to Replaced Dn Hashn, He gccused me of and black yalled me know se ving other Doctor and requests the following relief from the court: I regret Dn Wash to Count So I am have it tested because Aus Can e for 21 years and helder Attention. Stuking 10.000 dollars buffer in a civil action seeking over \$20.00 or possession of jury. You must give written notice to the magistrate court either 20 days from seeking party if the case is tried by a jury or may be prorated between the particular of the summons and complaint is made for unit magistrate court within the appropriate time period, you give up your right losing party if the case is tried by a jury or may be prorated between the particular and complaint is made for unit magistrate court within the appropriate time period, you give up your right losing party if the case is tried by a jury or may be prorated between the particular and the case is tried by a jury or may be prorated between the particular and the case is tried by a jury or may be prorated between the particular and the case is tried by a jury or may be prorated between the particular and the case is tried by a jury or may be provided to the case is tried by a jury or may be provided to the case is tried by a jury or may be provided to the case is tried by a jury or may be provided to the case is tried by a jury or may be provided to the case is tried by a jury or may be provided to the case is tried by a jury or may be provided to the case is tried by a jury or may be provided to the case is tried by a jury or may be provided to the case is tried by a jury or may be provided to the case is tried by a jury or may be provided to the case is tried by a jury or may be provided to the case is tried by a jury or may be provided to the case is tried by a jury or may be provided to the case is tried by a jury or may be provided to the case is tried by a jury or may be provided to the case i	accurate five a clear and simple statement of the claim against Par Works man be CAUSE he Failing days test, kided me out A With no proof I failoch. OUK MAN bain, my UR're SAMPLO I Know he is livery. I was unclear USE UP this he I (Ant get modical) For emotional distress phinical The proof of the cleat that the case be tried by a rom when the first timely answer to the complaint is made lawful entry and detainer actions. If you do not notify the it to a jury trial. The jury fee will be assessed against the
OPTIONAL) NOTICE OF ELECTION: As plaintiffin the above action, I wish to have a jury trial. Signature	MW. Date
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W. Va. Code §§ 50-4-1, 50-5-8(a); Mag. Ct. Civ. Rules 2, 6A	
SCA-M207 / 10-94 Docket Code(s): (\$ <u>MCIC1</u> \$ <u>MCIC2</u> \$ <u>MCIC3</u> \$ <u>MCIC4</u>)	File Plaintiff

IN THE MAGISTRATE COURT OF RALEIGH COUNTY, WEST VIRGINIA

728 Edwards Lane Beaver, WV 25813 v. Brandon Workman 28 Mallard Court Beckley, WV 25801		Case No: 19-M41C-00294
	ANSWER	
by	, as a defendant in the above case ans	wer the allegations in the complaint
admitting the matters set forth in the com	plaint and confessing judgment.	
or denying the matters set forth in the compl admitting in part and denying in part the		
and (if applicable)		
raising defense(s) explained belouders asserting a counterclaim explained asserting a cross-claim explained	ed below	
and further state:		
	AND THE RESIDENCE OF THE PROPERTY OF THE PROPE	

Defendant's signature, address and phone number:	,	Date
NOTICE TO DEFENDANT: One copy of this ans for all other parties or to the parties themselves if the second	wer must be filed with the court and one copy necey are not represented by attorneys.	nust be mailed or delivered by hand to the attorneys
	CERTIFICATE OF SERVICE	shows appropriate on the attention of Co. all and in the St.
such parties are not represented by attorneys, to the	_	above answer on the attorneys for all parties, or if day of,
Name and address of attorneys or parties served:	Signature	Date
W.Va. Code § 50-4-9; Mag. Ct. Civ. Rules 4, 5, 8, 9 SCA-M224 / 8-94 Docket Code(s): MCANS / MCCCF / MCRCF / MCC	ГР	☐ Court File ☐ Plaintiff ☐ Defendant

INFORMATION SHEET: CIVIL CASE DEFENDANT

ANSWER REQUIREMENT:

As a defendant, you usually must file an answer with the court within 20 days from receiving the complaint and summons (30 days if service is accepted by agent or attorney-in-fact authorized to accept service). If you are a defendant in a case involving wrongful occupation or residential property or unlawful entry or detainer, you must file your answer within 5 days of service of the summons and complaint. You must also provide a copy of your answer to the plaintiff by first-class mail or personally.

ANSWER OPTIONS:

- If You CONFESS Judgment (tell the court you agree to judgment for the plaintiff, without a
 trial), judgment will be granted in favor of the plaintiff. Any payments or payment schedules
 must be arranged between you and the plaintiff, but you must pay COURT COSTS TO THE
 COURT. On the 21st day from the date you confess judgment, the plaintiff has the right to have
 the Magistrate Court Clerk to take steps to collect in full.
- 2. If You DENY or ADMIT the Matters Set Forth in the Complaint (but do not confess judgment), a trial will be scheduled. If you have a counterclaim, (any claim that you have against the plaintiff within the jurisdiction of magistrate court), it should be stated in the middle section of the answer form (under "and further states"). No fee is required. No reply by the plaintiff is required. The plaintiff's original claim and your counterclaim will be heard at the same trial. You and the plaintiff may still reach an out-of-court settlement before the trial date. If you are one of two or more defendants in a claim involving the same transaction or occurrence, in the same case you may file a cross-claim against another person. Your cross-claim may be included in your answer. You may also file a third-party complaint against someone not named in the complaint against you as being responsible for the plaintiff's damages. A fee for service of process on the third-party may be required, but no filing fee is required.
- 3. If you ADMIT IN PART AND DENY IN PART the Matters Set Forth in the Complaint, a trial will be scheduled. You and the plaintiff may still reach an out-of-court settlement before the trial date
- 4. If you FAIL TO ANSWER, or defend against the complaint, you will be in default and a judgment by default may be rendered against you by the magistrate. The plaintiff has the right to appear 21 days from service (or 31 days if service is on an agent or attorney-in-fact authorized to accept service) and file an affidavit for default judgment. If the plaintiff fails to file for default judgment within 6 months of service, this case will be dismissed without prejudice. Without prejudice means that the plaintiff would be permitted to file a complaint on the same claim at a later date.
- 5. You May ELECT a Jury Trial, if the claim against you is at least \$20 or involves possession of real estate. If you wish to elect a jury trial, you must do so in writing within 20 days after you serve your answer or, in a wrongful occupation and unlawful entry and detainer case, within 5 days after you receive the summons and complaint. The written request is to be sent or delivered to the magistrate court.

SCA-MI 401NP / 7/2013

Docket Code(s):